20 ing provisions of this section, the lands may be annexed in either of 21 the following methods:

1. A petition, proposing that the lands be included in a contiguous drainage district and signed by at least twenty percent of the landowners of those lands to be annexed, shall be filed with the governing board of each affected district.

The board of the district in which the lands are presently included may, at its next regular meeting or at a special meeting called for that purpose, adopt a resolution approving and consenting to the annexation; or

2. Whenever the owners of all of the land proposed to be annexed file a petition with the governing boards of the affected districts, the consent of the board in which the lands are then located shall not be required to consent to the annexation, and the board of the annexing district may proceed as provided in this section.

3. If either method of annexation provided for in subsections one 35(1) and two (2) of this section is completed, the board of the district 36 37 to which the lands are to be annexed may adopt a resolution of necessity for the annexation of the additional lands, as provided in this 38 section. 39

Section four hundred fifty-five point one hundred twenty-

nine (455.129), Code 1971, is amended as follows:

2 3 455.129 Proceedings on report. If such report recommends the annexation of such lands or any portion thereof, the board shall con-4 sider such report, plats, and profiles and if satisfied that any of such 5 lands are materially benefited by the district and that such annexation 6 7 is feasible, expedient, and for the public good, it shall proceed in all 8 respects as to notice, hearing, appointment of appraisers to fix dam-9 ages and as to hearing thereon; and (if such annexation is finally 10 made), as to classification and assessment of benefits to the annexed lands only, to the same extent and in the same manner as provided in 11 12 the establishment of an original district. [All parties] Those parties having an interest in the lands proposed to be annexed shall have the 13 right to receive notice, to make objections, to file claims for damages, 14 to have hearing, to take appeals and to do all other things to the same 15 extent and in the same manner as provided in the establishment of an 16 original district. 17

Approved June 30, 1971.

22

23

24

25

26

27

28

29

30

31

32

33

34

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 225

REGULATED USE OF GROUND WATER

H. F. 605

AN ACT relating to the regulated use of ground water.

Be It Enacted by the General Assembly of the State of Iowa:

- Section four hundred fifty-five A point one (455A.1), 1 2 unnumbered paragraph eleven (11), Code 1971, is amended as follows:
- 3 "Nonregulated use" means the use of water for ordinary household

3

4

5 6

7

8 9

1 2

3

5

6

7

purposes, use of water for poultry, livestock and domestic animals, 5 any beneficial use of surface flow from rivers bordering the state 6 of Iowa, [or use of ground water on islands or former islands situated in such rivers,] existing beneficial uses of water within the territorial boundaries of municipal corporations on May 16, 1957, except 8 that industrial users of water, having their own water supply, within Q the territorial boundaries of municipal corporations, shall be regu-10 lated when such water use exceeds three percent more than the high-11 12 est per day beneficial use prior to May 16, 1957, and any other beneficial use of water by any person of less than five thousand gallons 13 14 per day:

Approved May 24, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 226

WATER EFFLUENT STANDARDS

S. F. 502

AN ACT relating to the establishment of water effluent standards.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section four hundred fifty-five B point nine (455B.9), subsection four (4), Code 1971, is amended as follows:

4. To adopt, modify, or repeal such reasonable quality standards and effluent standards for any waters of the state in relation to the public use to which they are or may be put as it shall deem necessary for the purposes of this chapter. The effluent standards may provide for maintaining the existing quality of the waters of the state where the quality thereof exceeds the requirements of the water quality standards.

Provided that where the quality of water is inter-related to the quantity of water the concurrence of the Iowa natural resources 10 11 council shall be secured for the adoption, modification or repeal of 12 such standards, prior to the effective date thereof. 13

Section four hundred fifty-five B point thirteen (455B.13),

Code 1971, is amended as follows:

455B.13 Quality standards. In adopting, modifying, or repealing quality standards for any waters of the state, or in adopting, modifying, or repealing effluent standards for disposal systems, the commission shall give consideration to:

1. The protection of public health;

8 2. The size, depth, surface area covered, volume, direction and rate 9 of flow, stream gradient and temperature of the [water] affected 10 waters of the state; 11

3. The character and uses of the land area bordering [said waters]

12 the affected waters of the state;

4. The uses which have been made, are being made, or may be made 13 14 of [said]* the affected waters of the state for public, private or domestic water supplies, irrigation[;], livestock watering[;], propagation 15

^{*}According to enrolled Act.